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1 2 3 4 5 6	David S. Lee, NV State Bar No. 6033 Michael Kostrinsky, NV State Bar No. 4655 LEE, HERNANDEZ, LANDRUM & GAROFALO 7575 Vegas Drive, Suite 150 Las Vegas, NV 89128 Telephone: (702) 880-9750 DLee@Lee-Lawfirm.com MKostrinsky@Lee-Lawfirm.com Attorney for Plaintiffs UNITED STATES DIS DISTRICT OF N		
8	JERRY ALEXANDER, MARTY COHEN,		
9	CHARLES DELLE DONNE, RICHARD SCOTT ELDER, ARNIE GETTELSON, MARC HARRIS, JERRY HOLLANDER, ELIAS KASSOUF, JEFF MACKINEN, DON MARSHALL, JERRY	Case No.: 3:16-cv-00572-MMD-VPC	
11	McDONALD, RON MELANSON, KEN MILES, MARVIN MILLS, MARC MORIN, ROBERT	DI AINTIPEO MOTION POD I È AVE	
12	PARKER, DENNIS POULSEN, RON SMITH, ANDREW TANNER, CRAIG TIEFENTHALER,	PLAINTIFFS' MOTION FOR LEAVE TO FILE UNDER SEAL	
13	VIRGINIA WALLACE, and GERALD WOLFE, on behalf themselves and all others similarly	PLAINTIFFS' OPPOSITION TO MEILING DEFENDANTS' MOTION	
14	situated,	ON PLAINTIFFS' IMPROPER COMMUNICATION WITH	
15	Plaintiffs,	PUTATIVE CLASS MEMBERS	
16	VS.		
17	DEAN MEILING, MADYLON MEILING, JAMES PROCTOR, JANET CHUBB,		
18	individuals, CHEMEON SURFACE TECHNOLOGY, LLC, METALAST SURFACE		
19	TECHNOLOGY, LLC, D&M-MI, LLC, DSM PARTNERS, LTD., MEILING FAMILY		
20	PARTNERS, LTD., and MERIDIAN ADVANTAGE		
21	Defendants.		
22	PLAINTIFFS' MOTION FOR LEAVE TO FILE UNDER SEAL PLAINTIFFS'		
23	OPPOSITION TO MEILING DEFENDANTS' N COMMUNICATION WITH PUT		
24			
25	Pursuant to Local Rule 10-5(a), Plaintiffs respectfully request that their Opposition to		
26	Meiling Defendants' Motion on Plaintiffs Improper Communication with Putative Class Members		
27	(the "Opposition") be accepted for filing under seal.		
28	1		

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On May 12, 2017, the Meiling Defendants filed their own Motion to Seal (ECF No. 76). That motion attached the Meiling Defendants' Motion on Plaintiffs' Improper Communication with Putative Class Members (the "Motion").

The Motion attached a confidential and privileged communication to/from harmed investors, plaintiffs, and members of the putative class as an exhibit. The Opposition addresses the Motion, and accordingly, the confidential and privileged communication.

As the Opposition will further explain, not only was the communication confidential and privileged, but it never should have been read by the Meiling Defendants or their counsel.

On this basis, Plaintiffs request that its Opposition be filed under seal pursuant to LR 10-5(a).

DATED: May 31, 2017.

LEE, HERNANDEZ, LANDRUM, & GAROFALO

By:

DAVID S. LEE, ESQ. (6033)

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Attorneys for Plaintiffs

TIS SO

U.S. MAGISTRATE JUDGE

DATED: June

, 20/7

CERTIFICATE OF MAILING

Jerry Alexander, et al., v. Dean Meiling, et al. Case No.: 3:16-cv-00572-MMD VJC

I HEREBY CERTIFY that on the 31st day of May, 2017, I served a true and correct copy of the above and foregoing PLAINTIFFS' MOTION FOR LEAVE TO FILE UNDER SEAL PLAINTIFFS' OPPOSITION TO MEILING DEFENDANTS' MOTION ON PLAINTIFFS' IMPROPER COMMUNICATION WITH PUTATIVE CLASS MEMBERS, via electronic service, to the following counsel/person(s):

SEE ATTACHED SERVICE LIST

An employee of LEE, HERNANDEZ, LANDRUM & GAROFALO

LEE, HERNANDEZ, LANDRUM, & GAROFALO 7575 VEGAS DRIVE, SUITE 150 LAS VEGAS, NV 89128 (702) 880-9750

Jerry Alexander, et al., v. Dean Meiling, et al.

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